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Via ECF

Hon. Louis L. Stanton  
Daniel Patrick Moynihan  
United States District Court  
500 Pearl Street, Room 21C  
New York, NY 10007

July 8, 2025

**Re: *Featherstone Enter., LLC v. Grand Hustle Films et al.*, No. 1:25-cv-5124**

Dear Judge Stanton:

As counsel for defendants Grand Hustle Films, LLC and Clifford Joseph Harris, Jr., we write in response to the videos and screenshots recently submitted to the Court by plaintiff Featherstone Entertainment, LLC in further support of its motion for a preliminary injunction. We note that none of the newly submitted materials demonstrate any use of the mark SITUATIONSHIPS by any of the defendants within the last several months.

Respectfully submitted,

/s/ Kevin Fritz  
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cc: all counsel of record (via ECF)